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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Case 1:07-cv-08483-AKH

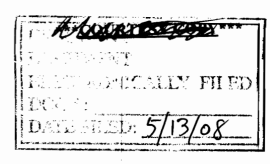
BROOKLYN BOTTLING OF MILTON, **NEW YORK, INC.**

Plaintiff,

-v.-

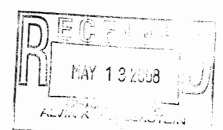
ECUABEVERAGE CORPORATION.

Defendant,



Civil Action No.

07-CV-08483-AKH



DEFENDANT ECUABEVERAGE CORPORATION'S MOTION, ON CONSENT, FOR EXTENDING PLAINTIFF BROOKLYN BOTTLING OF MILTON, NEW YORK, INC.'S TIME FOR FILING A RESPONSE ON ECUABEVERAGE'S MOTION FOR SANCTIONS, PURSUANT TO FED.R.CIV.P. 11

Defendant Ecuabeverage Corporation ("Ecuabeverage") hereby moves, on consent and at the request of opposing counsel, for an Order extending Plaintiff Brooklyn Bottling of Milton, New York, Inc.'s time for filing a Response to Ecuabeverage's Joanne de de la constante de l Motion for Sanctions, Pursuant to Fed.R.Civ.P. 11, filed May 7, 2008, (Docket Entry

34), until, and including, <u>June 20, 2008</u>, so that the parties may explore possible avenues for settlement of this action.

Respectfully submitted,

ECUABEVERAGE CORPORATION

Dated: May 7, 2008

Edwin D. Schindler (ES-7882)

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CERTIFICATE OF SERVICE

I, EDWIN D. SCHINDLER, attorney for Defendant Ecuabeverage Corporation., hereby certify that I served a complete copy of Defendant Ecuabeverage Corporation's Motion, on Consent, for Extending Plaintiff Brooklyn Bottling of Milton, New York, Inc's Time for Filing a Response on Ecuabeverage's Motion for Sanction, Pursuant to Fed.R.Civ.P. 11, upon the following counsel for Plaintiff Brooklyn Bottling of Milton, New York, Inc., via First-Class Mail, postage pre-paid:

Jeffrey E. Jacobson
Bruce E. Colfin
JACOBSON & COLFIN, P.C.
60 Madison Avenue, Suite 1026
New York, New York 10010

and

via E-Mail at:

jeffrey@thefirm.com

bruce@thefirm.com

on May 7, 2008.

Edwin D. Schindler (ES-7882)

Attorney for Defendant